ebtor 1	Katherine Bass		
	First Name	Middle Name	Last Name
Debtor 2 (Spouse, if filing)	Bryan Bass		
	First Name	Middle Name	Last Name
nited States	Bankruptcy Court for the	Eastern District of V	Vashington
ase number	24-00992		· ·

Official Form 427

Cover Sheet for Reaffirmation Agreement

12/15

Anyone who is a party to a reaffirmation agreement may fill out and file this form. Fill it out completely, attach it to the reaffirmation agreement, and file the documents within the time set under Bankruptcy Rule 4008.

Part 1: Explain the	Repayment Terms of the Reaffirmation Agreement
1. Who is the creditor?	Horizon Credit Union Name of the creditor
2. How much is the debt?	On the date that the bankruptcy case is filed \$48,335.73
	To be paid under the reaffirmation agreement \$48,392.52
	\$ 834.41 per month for 68 months (if fixed interest rate)
What is the Annual Percentage Rate (APR) of interest? (See	Before the bankruptcy case was filed
Bankruptcy Code § 524(k)(3)(E).)	Under the reaffirmation agreement5.74_% 🖼 Fixed rate
4 December 11 4 1	Adjustable rate
4. Does collateral secure the debt?	☐ No ☑ Yes. Describe the collateral. 2022 Toyota Sienna
-	Current market value \$\$1,550.00
Does the creditor assert that the debt is nondischargeable?	 ✓ No ☐ Yes. Attach an explanation of the nature of the debt and the basis for contending that the debt is nondischargeable.
Using information from Schedule I: Your Income	Income and expenses reported on Sabaduta 1 and 1
(Official Form 106I) and Schedule J: Your Expenses (Official Form 106J), fill in the amounts	6a. Combined monthly income from \$ 6e. Monthly income from all sources after payroll deductions
	6b. Monthly expenses from line 22c of \$7645.88 6f. Monthly expenses -\$4908.41
	6c. Monthly payments on all reaffirmed debts not listed on Schedule J 6g. Monthly payments on all reaffirmed debts not included in monthly expenses
	6d. Scheduled net monthly income \$ (701.26) 6h. Present net monthly income \$ (864.05)
	Subtract lines 6b and 6c from 6a. Subtract lines 6f and 6c from 6e
	If the total is less than 0, put the number in brackets. If the total is less than 0, put the number in brackets.

Official Form 427

Cover Sheet for Reaffirmation Agreement

page 1

Debtor 1

Katherine & Bryan Bass

Last Name

Case number (if known) 24-00992

-			
7.	Are the income amounts on lines 6a and 6e different?	No Yes.	Explain why they are different and complete line 10. DEBTOR AND JOINT DEBTOR ARE
L			IN THE PROCESS OF DIVORCING, ONLY DEBTOR'S INCOME IS AVAILABLE TO MAKE THE LOAN PAYMENTS.
8.	Are the expense amounts on lines 6b and 6f different?	No Yes.	Explain why they are different and complete line 10. DEBTOR AND JOINT DEBTOR AFE
			DIVORCING, ONLY DEBTIRS EXPENSES ARE RELEVANT TO
9.	Is the net monthly income in line 6h less than 0?	No Yes.	A presumption of hardship arises (unless the creditor is a credit union). Explain how the debtor will make monthly payments on the reaffirmed debt and pay other living expenses. Complete line 10.
			DEBTOR WILL REDUCE DISCRETIONARY SPENDING TO THE
			DEBTOR WILL REDUCE DISCRETIONARY SPENDING TO THE EXTENT NECESSARY TO MAKE THE REQUIRED PAYMENTS
10.	Debtor's certification about lines 7-9		I certify that each explanation on lines 7-9 is true and correct.
	If any answer on lines 7-9 is Yes, the debtor must sign here.	,	× hatt EBays *
	If all the answers on lines 7-9 are No, go to line 11.		Signature of Debtor 1 Signature of Debtor 2 (Spouse Only in a Joint Case)
		Yes. H	as the attorney executed a declaration or an affidavit to support the reaffirmation agreement? No Yes
Pa	rt 2: Sign Here		
Wh mu	oever fills out this form 10st sign here.	certify tha arties ider	t the attached agreement is a true and correct copy of the reaffirmation agreement between the tified on this Cover Sheet for Reaffirmation Agreement.
		Signature	Date 8 13 34
		Printed Na	Ecen Stopparo
		(bine: btor or Debtor's Attorney editor or Creditor's Attorney

Official Form 427

Cover Sheet for Reaffirmation Agreement

page 2

Chec	ek one.
	Presumption of Undue Hardship No Presumption of Undue Hardship
×	No Presumption of Undue Hardship
Part 1	Debtor's Statement in Support of Reaffirmation, II below, to determine which box to check.

UNITED STATES BANKRUPTCY COURT

Eastern District of Washington

Kathering & Bryan Bass In re	
Debtor	Case No. <u>24-00992</u>
	Chapter 7
REAFFIRMA	TION DOCUMENTS
Name of Creditor: Horizon C	Credit Union
Check this box if Creditor is a Creditor	edit Union
PART I. REAFFIRMATION AGREEMENT	
Reaffirming a debt is a serious financial decision. Agreement, you must review the important disclothis form.	Before entering into this Reaffirmation osures, instructions, and definitions found in Part V of
A. Brief description of the original agreement being	g reaffirmed:Auto Loan
	For example, auto loan
B. AMOUNT REAFFIRMED: \$	48,392.52
The Amount Reaffirmed is the entire amount unpaid principal, interest, and fees and costs (which is the date of the Disclosure Statement	that you are agreeing to pay. This may include (if any) arising on or before06/21/2024, portion of this form (Part V).
See the definition of "Amount Reaffirmed" in	n Part V, Section C below.
C. The ANNUAL PERCENTAGE RATE applicable	to the Amount Reaffirmed is5.7400 %.
See definition of "Annual Percentage Rate" in	n Part V, Section C below.
This is a (check one) Fixed rate	Variable rate
If the loan has a variable rate, the future interest rate redisclosed here.	may increase or decrease from the Annual Percentage Rate

D. Reaffirm	D. Reaffirmation Agreement Repayment Terms (check and complete one):						
\checkmark	\$_834.41 per mo	nth for 68 m	onths starting	g on 06/05/20	024		
	Describe repayment terms, including whether future payment amount(s) may be different from the initial payment amount.						
E. Describe t	he collateral, if any,	securing the debt:					
	Description:	2022 Toy	ota Sienna				
	Current Market Val	ue \$		41,550.00			
F. Did the de	bt that is being reaffin	rmed arise from the	purchase of t	he collateral	described above?		
✓ Yes	s. What was the purc	hase price for the co	ollateral?	\$	55,268.79		
No.	What was the amou	ant of the original lo	an?	\$			
G. Specify the debt and any r	G. Specify the changes made by this Reaffirmation Agreement to the most recent credit terms on the reaffirmed debt and any related agreement:						
		Terms as of the Date of Bankrupt		Ferms After Reaffirmation	ļ.		
fees a Annual	e due (including nd costs) Percentage Rate	\$48,392.5 5.7400_%	2 \$	5.7400 %	48,392.52		
Monthl	y Payment	\$834.41	\$	834.41			
future c	this box if the crediton affirmation Agreement redit and any other to the qualify	nt. Describe the cre	dit limit, the	Annual Perce	miage Rate that ann	ction with lies to	
PART II.	DEBTOR'S STAT	EMENT IN SUP	PORT OF I	REAFFIRM	IATION AGREE	EMENT	
A. Were you re	presented by an attorn	ney during the cour	se of negotiat	ing this agree	ement?		
	ne. X Yes	No					
B. Is the credito	r a credit union?						
Check of	ne. Yes	No					

C. If your answer to EITHER question A. or B. above is "No," complete 1. and 2. below.

1. Your present monthly income and expenses are:

a. Monthly income from all sources after payroll deductions (take-home pay plus any other income)	\$ 35>4.30
b. Monthly expenses (including all reaffirmed debts except this one)	\$ 4408.41

c. Amount available to pay this reaffirmed debt (subtract b. from a.) \$894.05

d. Amount of monthly payment required for this reaffirmed debt \$ 834.41

If the monthly payment on this reaffirmed debt (line d.) is greater than the amount you have available to pay this reaffirmed debt (line c.), you must check the box at the top of page one that says "Presumption of Undue Hardship." Otherwise, you must check the box at the top of page one that says "No Presumption of Undue Hardship."

You believe that this reaffirmation agreement will not impose an undue hardship on you or your dependents because:

Check one of the two statements below, if applicable:

You can afford to make the payments on the reaffirmed debt because your monthly income is greater than your monthly expenses even after you include in your expenses the monthly payments on all debts you are reaffirming, including this one.

X

You can afford to make the payments on the reaffirmed debt even though your monthly income is less than your monthly expenses after you include in your expenses the monthly payments on all debts you are reaffirming, including this one, because:

I WILL REDUCE MY MINTHLY DISCRETIONARY EXPENSES IN ORDER TO MAKE THE LOAN PAYMENTS.

Use an additional page if needed for a full explanation.

D. If your answers to BOTH questions A. and B. above were "Yes," check the following statement, if applicable:



You believe this Reaffirmation Agreement is in your financial interest and you can afford to make the payments on the reaffirmed debt.

Also, check the box at the top of page one that says "No Presumption of Undue Hardship."

PART III. CERTIFICATION BY DEBTOR(S) AND SIGNATURES OF PARTIES

I	here	by	certify	that:
---	------	----	---------	-------

(1))]	[agree	to	reaffirm	the	debt	described	above.
-----	-----	---------	----	----------	-----	------	-----------	--------

- (2) Before signing this Reaffirmation Agreement, I read the terms disclosed in this Reaffirmation Agreement (Part I) and the Disclosure Statement, Instructions and Definitions included in Part V below;
- (3) The Debtor's Statement in Support of Reaffirmation Agreement (Part II above) is true and complete;
- (4) I am entering into this agreement voluntarily and am fully informed of my rights and responsibilities; and
- (5) I have received a copy of this completed and signed Reaffirmation Documents form

cy - 1220 to received a copy of this ci	ompleted and signed Realitymation Documents form.
SIGNATURE(S) (If this is a joint Reaffirmati	
Date 8-13-24 Signature	1 bass
Date Signature	Debtor
· · · · · · · · · · · · · · · · · · ·	Joint Debtor, if any
Reaffirmation Agreement Terms Accepted	by Creditor:
Creditor Horizon Credit Union	
Print Name	Address
Rozie Vazquez	Rozis Vazquez 08/13/2024
Print Name of Representative	Signature Date
I hereby certify that: (1) this agreement represent	R'S ATTORNEY (IF ANY) d the debtor during the course of negotiating this agreement. ants a fully informed and voluntary agreement by the debtor; (2) hip on the debtor or any dependent of the debtor; and (3) I have
fully advised the debtor of the legal effect and coagreement.	onsequences of this agreement and any default under this
A presumption of undue hardship has been es however, the debtor is able to make the required	stablished with respect to this agreement. In my opinion, payment.
Check box, if the presumption of undue hardship Union.	box is checked on page 1 and the creditor is not a Credit
Date Signature of Debtor's Attorn	ey
Print Name of Debtor's Attor	ney

Form 2400A, Reaffirmation Documents

PART V. DISCLOSURE STATEMENT AND INSTRUCTIONS TO DEBTOR(S)

Before agreeing to reaffirm a debt, review the terms disclosed in the Reaffirmation Agreement (Part I above) and these additional important disclosures and instructions.

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps, which are detailed in the Instructions provided in Part V, Section B below, are not completed, the Reaffirmation Agreement is not effective, even though you have signed it.

A. DISCLOSURE STATEMENT

- 1. What are your obligations if you reaffirm a debt? A reaffirmed debt remains your personal legal obligation to pay. Your reaffirmed debt is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Your obligations will be determined by the Reaffirmation Agreement, which may have changed the terms of the original agreement. If you are reaffirming an open end credit agreement, that agreement or applicable law may permit the creditor to change the terms of that agreement in the future under certain conditions.
- Are you required to enter into a reaffirmation agreement by any law? No, you are not required to
 reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can
 afford the payments that you agree to make.
- 3. What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage, or security deed. The property subject to a lien is often referred to as collateral. Even if you do not reaffirm and your personal liability on the debt is discharged, your creditor may still have a right under the lien to take the collateral if you do not pay or default on the debt. If the collateral is personal property that is exempt or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you make a single payment to the creditor equal to the current value of the collateral, as the parties agree or the court determines.
- 4. How soon do you need to enter into and file a reaffirmation agreement? If you decide to enter into a reaffirmation agreement, you must do so before you receive your discharge. After you have entered into a reaffirmation agreement and all parts of this form that require a signature have been signed, either you or the creditor should file it as soon as possible. The signed agreement must be filed with the court no later than 60 days after the first date set for the meeting of creditors, so that the court will have time to schedule a hearing to approve the agreement if approval is required. However, the court may extend the time for filing, even after the 60-day period has ended.
- 5. Can you cancel the agreement? You may rescind (cancel) your Reaffirmation Agreement at any time before the bankruptcy court enters your discharge, or during the 60-day period that begins on the date your Reaffirmation Agreement is filed with the court, whichever occurs later. To rescind (cancel) your Reaffirmation Agreement, you must notify the creditor that your Reaffirmation Agreement is rescinded (or canceled). Remember that you can rescind the agreement, even if the court approves it, as long as you rescind within the time allowed.

Form 2400A, Reaffirmation Documents

6. When will this Reaffirmation Agreement be effective?

- a. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement and
 - i. if the creditor is not a Credit Union, your Reaffirmation Agreement becomes effective when it is filed with the court unless the reaffirmation is presumed to be an undue hardship. If the Reaffirmation Agreement is presumed to be an undue hardship, the court must review it and may set a hearing to determine whether you have rebutted the presumption of undue hardship.
 - ii. if the creditor is a Credit Union, your Reaffirmation Agreement becomes effective when it is filed with the court.
- b. If you were not represented by an attorney during the negotiation of your Reaffirmation Agreement, the Reaffirmation Agreement will not be effective unless the court approves it. To have the court approve your agreement, you must file a motion. See Instruction 5, below. The court will notify you and the creditor of the hearing on your Reaffirmation Agreement. You must attend this hearing, at which time the judge will review your Reaffirmation Agreement. If the judge decides that the Reaffirmation Agreement is in your best interest, the agreement will be approved and will become effective. However, if your Reaffirmation Agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home, you do not need to file a motion or get court approval of your Reaffirmation Agreement.
- 7. What if you have questions about what a creditor can do? If you have questions about reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement. If you do not have an attorney helping you, you may ask the judge to explain the effect of this agreement to you at the hearing to approve the Reaffirmation Agreement. When this disclosure refers to what a creditor "may" do, it is not giving any creditor permission to do anything. The word "may" is used to tell you what might occur if the law permits the creditor to take the action.

B. INSTRUCTIONS

- 1. Review these Disclosures and carefully consider your decision to reaffirm. If you want to reaffirm, review and complete the information contained in the Reaffirmation Agreement (Part I above). If your case is a joint case, both spouses must sign the agreement if both are reaffirming the debt.
- 2. Complete the Debtor's Statement in Support of Reaffirmation Agreement (Part II above). Be sure that you can afford to make the payments that you are agrecing to make and that you have received a copy of the Disclosure Statement and a completed and signed Reaffirmation Agreement.
- 3. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement, your attorney must sign and date the Certification By Debtor's Attorney (Part IV above).
- 4. You or your creditor must file with the court the original of this Reaffirmation Documents packet and a completed Reaffirmation Agreement Cover Sheet (Official Bankruptcy Form 427).
- 5. If you are not represented by an attorney, you must also complete and file with the court a separate document entitled "Motion for Court Approval of Reaffirmation Agreement" unless your Reaffirmation Agreement is for a consumer debt secured by a lien on your real property, such as your home. You can use Form 2400B to do this.

Form 2400A, Reaffirmation Documents Page 7

C. DEFINITIONS

1. "Amount Reaffirmed" means the total amount of debt that you are agreeing to pay (reaffirm) by entering into this agreement. The total amount of debt includes any unpaid fees and costs that you are agreeing to pay that arose on or before the date of disclosure, which is the date specified in the Reaffirmation Agreement (Part I, Section B above). Your credit agreement may obligate you to pay additional amounts that arise after the date of this disclosure. You should consult your credit agreement to determine whether you are obligated to pay additional amounts that may arise after the date of this disclosure.

- 2. "Annual Percentage Rate" means the interest rate on a loan expressed under the rules required by federal law. The annual percentage rate (as opposed to the "stated interest rate") tells you the full cost of your credit including many of the creditor's fees and charges. You will find the annual percentage rate for your original agreement on the disclosure statement that was given to you when the loan papers were signed or on the monthly statements sent to you for an open end credit account such as a credit card.
- 3. "Credit Union" means a financial institution as defined in 12 U.S.C. § 461(b)(1)(A)(iv). It is owned and controlled by and provides financial services to its members and typically uses words like "Credit Union" or initials like "C.U." or "F.C.U." in its name.

LAW 553-WA-B-A-eps 9/21 FORM# 92543 DEAL# 250710 STORE# 411 STK# NS135683 CUST# 4564588

Buyer Name and Address (Including County and Zip Code) (ATHERINE E BASS Co-Buyer Name and Address (Including County and Zip Code) BRYAN W BASS						AUTONATI 8500 E. SP SPOKANE	litor (Name and Address) ION TOYOTA SPOKANE VALLEY PRAGUE AVE VALLEY, WA 99212
dit under d Finance	r the agre e Charge	ements in this in U.S. funds a contract.	s contract. You agree to according to the paymer	nt schedule belov	v, as explained in sect	on 1 on pag	ract, you choose to buy the vehicle or in this contract) the Amount Finance ge 3. The Truth-In-Lending Disclosure Primary Use For Which Purchased
ew/Used	Year 2022		Make and Model Odometer Vehicle Identificat TOYOTA 7			35683	Personal, family, or household unless otherwise indicated below business
			SIENNA				d Check Charge: You agree to pay
PERCEN RAT The co your cre a yearly	RCENTAGE RATE The dollar amount the credit will cost you. The dollar amount the credit will cost you. The dollar amount of credit provided to you or on your behalf. The amount of credit provided to you or on your behalf. The amount you will have paid after you have made all payments as scheduled. Payments The amount you will have paid after you have made all payments as scheduled. Scheduled.			Total Sale Price The total cost of your purchase on credit, including your down payment of \$ 5000.00 is	charge of dishono returned days, yo or the f	of up to \$20 if any check you give us in the control of any electronic payment in the control of a check is not paid within 1 or will pay a charge of the lesser of \$4 face amount of the check if we make the check if we	
		\$ <u>12618.</u> chedule Wi		\$70090.4	(e) means an estimate	OPTION	IAL GAP CONTRACT. A gap contra
Number of Payments	of Ar	nount of ayments	When Paym Are Due	ents .		obtain c	ancellation contract) is not required redit and will not be provided unless you and agree to pay the extra charge.
84	84 \$ 834.41 MONTHLY beginning 12/05/2022					you cho shown i	ose to buy a gap contract, the charge in Item 4C of the Itemization of Amoud. See your gap contract for details on the
N/A	<u></u> \$	N/A N/A	N/A	·		terms a	nd conditions it provides. It is a part of the
							Name of Gap Contract to buy a gap obntract.
NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this sale. After you sign this contract, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this contract simply because you change your mind. This notice does not apply if this sale is a door-to-door sale under federal law.							
Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 5 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X Co-Buyer Signs X							
the time that	ne Bailoon F] You may p] You may r] You may s	ayment is due: ay your Balloon efinance the Ball ell the vehicle ba	Payment when due. con Payment. See paragraph ck to us. See paragraph 1.e.	1.e. on page 3 of thi	is contract for details. tract for details. If you exerc	cise this option	o do one or more of the following, as checked 1, you must pay \$N/A per mile for each orange 1.e.
in excess ofNA_miles shown on the odometer and you must pay for excess wear and use as provided in paragraph 1.e. Assignee has assigned to its qualified intermediary, MA, its rights (but not its obligations) with respect to the purchase and sale of the vehicle.							

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Buyer Signs X

ITEMIZATION OF AMOUNT FINANCED		1
1 Cash Sale Price		insurance. You may buy the physical damage insurance this contract requires from anyone you
Vehicle Cash Price	¢ 50061.00	I UIUUSE SUDJECT TO OUR ADDROVAL OF YOUR Abalan as also
Other N/A	\$ <u>50061.00</u>	I I I I I I I I I I I I I I I I I I I
Other N/A	_ \$NA_	I I I I I I I I I I I I I I I I I I I
Other N/A	- \$N <u>A</u>	by you that is acceptable to us. You are not required to buy any other insurance to obtain credit.
Other N/A	· · · · · · · · · · · · · · · · · · ·	If any insurance is checked below policies as
Other N/A	_ \$ <u>N/A</u>	I I CEI III CEI LES I TOM THE NAMED INSUFANCE COMPONICE WILL
Sales Tax	\$ <u>5007.79</u>	describe the terms and conditions.
Documentary Service Fee (THE DOCUMENTARY SERVICE FEE IS A NEGOTIABLE	\$ <u>200.00</u>	Check the insurance you want and sign below:
FEE. Documentary service fees are not required by the state of Washington.)		Optional Credit Insurance
Total Cash Sale Price	\$ <u>55268.79</u> (1)	☐ Credit Life: ☐ Buyer ☐ Co-Buyer ☐ Both
	(1)	☐ Credit Disability: ☐ Buyer ☐ Co-Buyer ☐ Both
2 Total Downpayment =		Premium:
Trade-in N/A N/A N/A		Credit Life \$N/A
(Year) (Make) (Model)	-	Credit Disability \$N/A
Gross Trade-In Allowance	s_ N/A	Insurance Company NameN/A
Less Payoff Made By Seller to N/A	\$ N/A	NA
Equals Net Trade in	\$N/A	Home Office AddressN/A
+ Cash	7	N/A
B.415	\$5000.00	Credit life insurance and aredit disability to
	. \$N/A_	required to obtain credit. Your decision to buy or not to buy credit life insurance and credit disability insurance will not be a factor in the credit graphy and process.
+ Other <u>N/A</u> + Other <u>N/A</u>	. \$ <u>N/A</u>	factor in the credit approval process. They will not be a
	\$N/A	factor in the credit approval process. They will not be a factor in the credit approval process. They will not be provided unless you sign and agree to pay the extra cost, if you choose this insurance, the cost is shown in Item 4A of the Itemization of Amount Financed Credit its learners and the Itemization.
(If total downpayment is negative, enter "0" and see 4H below) 3 Unpaid Balance of Cash Price (1 minus 2)	\$5000.00 ₍₂₎	inis insurance, the cost is shown in Item 4A of the Itemization of Amount Financed. Credit life insurance is based on your
The contract of outsite floor (1 fillings 2)	\$50268.79 ₍₃₎	original payment schedule. This insurance may not nav all your
4 Other Charges Including Amounts Paid to Others on Your Behalf		original payment schedule. This insurance may not pay all you owe on this contract if you make late payments. Credit disability insurance does not occur on the contract of the contract of the payments.
(Seller may keep part of these amounts):	a•	the number of payments Coverage for great life in the number of payments or in
A Cost of Optional Credit Insurance Paid to Insurance Company or Companies.		LUIGUIL DISBUILLY INSUITABLE AND
<u>LITE</u> \$ N/A		last payment unless a different term for the insurance is shown below.
Disability \$ N/A	\$N/A	2000
B Other Optional Insurance Paid to Insurance Company or Companies	\$N/A	· · · · · · · · · · · · · · · · · · ·
Total Insurance Paid to Insurance Companies \$ N/A	V—	· v
C Optional Gap Contract	\$995.00	
D Official Fees Paid to Government Agencies	993.00	
to WA. STATE for EMER MED FEE		
		Other Ontional Income
to N/A for N/A	\$N/A	Other Optional Insurance
to N/A for N/A E Government Taxes Not Included in Cash Price		Type of Insurance Term
F Government License and/or Registration Fees	\$N/A	
N/A	1	
LICENSE FEE		Insurance Company Name N/A
G Government Certificate of Title Fees	\$ <u>291.00</u>	N/A
Total Official Food Poid to Oct.	\$N/A_	Home Office AddressN/A
Total Official Fees Paid to Government Agencies \$ 293.50		N/A
H Other Charges (Seller must identify who is paid and describe purpose)		□N/AN/A
to N/A for Prior Credit or Lease Balance	\$NA	Type of Insurance Term
to CPA, INC. for VEHICLE PROTECTION PL	\$4016.00	Premium \$N/A
to CPA, INC. for VEHICLE CARE PROTECT!	\$595.00	Insurance Company Name N/A
to N/A for N/A	\$N/A	N/A
to SAFE-GUARD PRODUCTS for TIRE AND WHEEL PROTEC	\$730.00	Home Office AddressN/A
to SAFE-GUARD PRODUCTS for COSMETIC WHEEL PROTEC	\$574.00	N/A
to N/A for N/A	\$N/A	Other optional insurance is not required to obtain credit. Your
to N/A for N/A		decision to buy or not buy other optional insurance will not be
to N/A for N/A	\$NA	a factor in the credit approval process. It will not be provided
to N/A for N/A	\$N/A	unless you sign and agree to pay the extra cost.
to N/A for N/A	\$N/A_	I want the insurance checked above. We will apply for this insurance on your behalf.
to are	N/A	X N/A N/A
to N/A for N/A	<u>N/A</u>	Buyer Signature Date
Total Other Charges and Amounts Paid to Others on Your Behalf	N/A_	v
5 Amount Financed (3 plus 4)	\$	Co Burer Cierchine
- suspens a minimon (o hino 4)	\$57472.29 ₍₅₎	
DTION C		THIS INSURANCE DOES NOT INCLUDE
PTION: You pay no finance charge if the Amount Financed, item 5,	is paid in full on or before	INSURANCE FOR BODILY INJURY
N/A, Year N/A . SELLER'S INITIALS N	/A	LIABILITY, PUBLIC LIABILITY OR
11. 10-1	120	PROPERTY DAMAGE LIABILITY.
yer Signs X Co-Buyer Signs X	n Tools	I AW 553-WA-P-4 con 0/04 5
	2543*1*AN411S-FI	LAW 553-WA-B-A-eps 9/21 v1 Page 2 of 5

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FINANCE CHARGE AND PAYMENTS

How we will figure Finance Charge. We will figure the Finance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Amount Financed.

How we will apply payments. We may apply each payment to the earned and unpaid part of the Finance Charge, to the unpaid part of the Amount Financed and to other amounts you owe under this contract in any order we choose as the law allows.

How late payments or early payments change what you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on page 1 of this contract on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early. Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will send you a notice telling you about these changes before the final scheduled payment is due.

You may prepay. You may prepay all or part of the unpaid part of the Amount Financed at any time without penalty. If you do so, you must pay the earned and unpaid part of the Finance Charge and all other amounts due up to the date of

your payment.

Balloon Payment Options. Your Balloon Payment is due and payable as disclosed on page 1 of this contract. Because the contract is a simple finance charge contract, your Balloon Payment may differ from the amount shown depending on your payment habits. If checked on page 1 of the contract, you have the following options.

Pay in Full. You may pay the Balloon Payment in full

when due.

Refinance. You may refinance the Balloon Payment if you do not pay the Balloon Payment when due. You agree that the annual percentage rate for the refinancing will be the lower of the rate agreed to by you and us at the time of refinancing or the maximum rate permitted by law. The term of the refinancing will be based on the amount refinanced, the rate, and the amount of the monthly payment. The refinanced monthly payment will be the same as in this contract if the refinanced amount will be fully paid within 36 months of the due date of the Balloon Payment. Otherwise, the monthly payment amount will be the amount needed to fully pay the refinanced amount within 36 months of the due date of the Balloon Payment. You may choose to refinance the Balloon Payment before it is due according to the above terms if you notify us in writing. The notice must be received no later than 30 days prior to the due date of the Balloon Payment. If you choose to refinance, you must provide proof of insurance acceptable to us before the refinancing.

Sell Back. You may sell the vehicle to us for an amount equal to the Balloon Payment. You must pay us any other amount owed under the contract. The amount you owe will be based, in part, on the vehicle's mileage. You also must pay us the estimated costs of all repairs to the vehicle that are the result of excess mileage and excess wear and use, as described below and on page 1 of this contract. You must take the vehicle for inspection, to a place we select, no later than 15 days prior to the Balloon Payment due date. After the inspection, if you decide to sell the vehicle to us, you must deliver the vehicle to us no later than the Balloon Payment due date. At that time, you must also give us a title, which shows no liens other than our lien, transferring ownership to us or a person we select. After the inspection, if you decide not to sell the vehicle to us, you must contact us immediately.

You must pay us the excess mileage fee shown on page 1of this contract. You are also responsible for repairs of all damage to the vehicle that is the result of excess wear and use. These repairs include, but are not limited to:

Replace any tire not part of a matching set of four or any tire which has less than 1/8 inch of remaining tread.

Repair all mechanical defects.

Repair or replace all dented, scratched, chipped, rusted or mismatched body panels, paint or vehicle identification items; all dented, scratched, rusted, pitted, broken or missing trim and grill work; all scratched, cracked, pitted or broken glass; all faulty window mechanisms; all stains, burns or worn areas; and all damage which would be covered by collision or comprehensive insurance whether or not such insurance is actually in force.

If you have not made the repairs before inspection of the vehicle you will owe the estimated costs of such repairs, even if the repairs are not made prior to your sale of the vehicle to us. If you disagree with the estimated costs of repairs, you may have the repairs made at your expense

prior to your sale of the vehicle to us.

YOUR OTHER PROMISES TO US

If the vehicle is damaged, destroyed, or missing. You agree to pay us all you owe under this contract even if the

vehicle is damaged, destroyed, or missing.

Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our written permission. You agree not to expose the vehicle to misuse, seizure, confiscation, or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for it.

Security Interest.

You give us a security interest in:

The vehicle and all parts or goods put on it;

All money or goods received (proceeds) for the vehicle;

All insurance, maintenance, service, or other contracts we finance for you; and

All proceeds from insurance, maintenance, service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts.

This secures payment of all you owe on this contract. It also secures your other agreements in this contract. You will make sure the title shows our security interest (lien) in the vehicle. You will not allow any other security interest to be placed on the title without our written permission.

Insurance you must have on the vehicle.

You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the vehicle. You agree to name us on your insurance policy as an additional insured and as loss payee. WARNING: UNLESS YOU PROVIDE US WITH EVIDENCE OF THE PHYSICAL DAMAGE INSUR-ANCE COVERAGE AS REQUIRED BY THIS CONTRACT, WE MAY (BUT ARE NOT REQUIRED) PURCHASE INSURANCE AT YOUR EXPENSE TO PROTECT OUR INTEREST. THIS INSURANCE MAY, BUT NEED NOT, ALSO PROTECT YOUR INTEREST. IF THE COLLATERAL BECOMES DAMAGED, THE COVERAGE WE PURCHASE MAY NOT PAY ANY CLAIM YOU MAKE OR ANY CLAIM MADE AGAINST YOU. YOU MAY LATER CANCEL THIS COVERAGE BY PROVIDING EVIDENCE THAT YOU HAVE OBTAINED PROPER COVERAGE ELSEWHERE. YOU ARE RESPONSIBLE FOR THE COST OF ANY INSUR-ANCE PURCHASED BY US. THE COST OF THIS INSURANCE MAY BE ADDED TO YOUR AMOUNT FINANCED. IF THE COST IS ADDED TO THE AMOUNT FINANCED, THE ANNUAL PERCENTAGE RATE ON THIS CONTRACT WILL APPLY TO THIS ADDED AMOUNT, THE EFFECTIVE DATE OF COVERAGE MAY BE THE DATE YOUR PRIOR COVERAGE LAPSED OR ANOTHER DATE AFTER THAT DATE OF LAPSE. THE COVERAGE WE PURCHASE MAY BE CONSIDERABLY MORE EXPEN-SIVE THAN INSURANCE YOU CAN OBTAIN ON YOUR OWN AND MAY NOT SATISFY WASHINGTON'S MAN-DATORY LIABILITY INSURANCE LAWS. If the vehicle is lost or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the vehicle.

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Co-Buyer Signs X

What happens to returned insurance, maintenance, service, or other contract charges. If we get a refund of insurance, maintenance, service, or other contract charges, you agree that we may subtract the refund from what you

IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

You may owe late charges. You will pay a late charge on each late payment as shown on page 1 of this contract. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments. If you pay late, we may also take the steps described below.

You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you

owe on this contract at once. Default means:

You do not pay any payment on time: You give false, incomplete, or misleading information during credit application:

You start a proceeding in bankruptcy or one is started

against you or your property; or

You break any agreements in this contract.

The amount you will owe will be the unpaid part of the Amount Financed plus the earned and unpaid part of the Finance Charge, any late charges, and any amounts due because you defaulted.

You may have to pay collection costs. If we hire an attorney who is not our salaried employee to collect what you owe, you will pay the attorney's reasonable fee and court costs as the law allows. You will also pay any collection costs

we incur as the law allows.

We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it. If your vehicle has an electronic tracking device (such as GPS), you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you. If you do not ask for these items back, we may dispose of them as the law allows.

How you can get the vehicle back if we take it. If we repossess the vehicle, you may pay to get it back (redeem). We will tell you how much to pay to redeem. Your right to

redeem ends when we sell the vehicle.

We will sell the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a written notice of sale before selling the vehicle.

We will apply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle, holding it, preparing it for sale, and selling it. Attorney fees and court costs the law permits are also allowed expenses.

If any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us. If you do not pay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay.

What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe.

WARRANTIES SELLER DISCLAIMS

The following paragraph does not affect any warranties covering the vehicle that the vehicle manufacturer may provide. It does not apply at all if you bought the vehicle primarily for personal, family, or household use. Unless the Seller makes a written warranty, or enters into a service contract within 90 days from the date of this contract, the Seller makes no warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantability or of fitness for a particular purpose.

5. Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale. Spanish Translation: Guía para compradores de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

SERVICING AND COLLECTION CONTACTS

You agree that we may try to contact you in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a cell phone number or the contact results in a charge to you.

APPLICABLE LAW

Federal law and the law of the state of Washington apply to this contract.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

The preceding NOTICE applies only to goods or services obtained primarily for personal, family or household use. In all other cases, Buyer will not assert against any subsequent holder or assignee of this contract any claims or defenses the Buyer (debtor) may have against the Seller, or against the manufacturer of the vehicle or equipment obtained under this contract.

Co-Buyer Signs X

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ARBITRATION PROVISION PLEASE REVIEW - IMPORTANT - AFFECTS YOUR LEGAL RIGHTS

1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL.

IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.

DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitrability of the claim or dispute), between you and us or our employees, agents, successors or assigns, which arises out of or relates to your credit application, purchase or condition of this vehicle, this contract or any resulting transaction or relationship (including any such relationship with third parties who do not sign this contract) shall, at your or our election, be resolved by neutral, binding arbitration and not by a court action. If federal law provides that a claim or dispute is not subject to binding arbitration, this Arbitration Provision shall not apply to such claim or dispute. Any claim or dispute is to be arbitrated by a single arbitrator on an individual basis and not as a class action. You expressly waive any right you may have to arbitrate a class action. You may choose the American Arbitration Association (www.adr.org) or any other organization to conduct the arbitration subject to our approval. You may get a copy of the rules of an arbitration organization by contacting the organization or visiting

Arbitrators shall be attorneys or retired judges and shall be selected pursuant to the applicable rules. The arbitrator shall apply governing substantive law and the applicable statute of limitations. The arbitration hearing shall be conducted in the federal district in which you reside unless the Seller-Creditor is a party to the claim or dispute, in which case the hearing will be held in the federal district where this contract was executed. We will pay your filing, administration, service or case management fee and your arbitrator or hearing fee all up to a maximum of \$5000, unless the law or the rules of the chosen arbitration organization require us to pay more. The amount we pay may be reimbursed in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims is frivolous under applicable law. Each party shall be responsible for its own attorney, expert and other fees, unless awarded by the arbitrator under applicable law. If the chosen arbitration organization's rules conflict with this Arbitration Provision, then the provisions of this Arbitration Provision shall control. Any arbitration under this Arbitration Provision shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et seq.) and not by any state law concerning arbitration. Any award by the arbitrator shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under the Federal Arbitration Act.

You and we retain the right to seek remedies in small claims court for disputes or claims within that court's jurisdiction, unless such action is transferred, removed or appealed to a different court. Neither you nor we waive the right to arbitrate by using self-help remedies, such as repossession, or by filing an action to recover the vehicle, to recover a deficiency balance, or for individual injunctive relief. Any court having jurisdiction may enter judgment on the arbitrator's award. This Arbitration Provision shall survive any termination, payoff or transfer of this contract. If any part of this Arbitration Provision, other than waivers of class action rights is deemed or found to be unenforceable for any reason, the remainder shall remain enforceable. If a waiver of class action rights is deemed or found to be unenforceable for any reason in a case in which class action allegations have been made, the remainder of this Arbitration Provision shall be unenforceable.

The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract and retain its right to receive a part of the Finance Charge.

HOW THIS CONTRACT CAN BE CHANGED. This contract contains writing and we must sign it. No oral changes are binding. Buyer Sign If any part of this contract is not valid, all other parts stay valid. We may may extend the time for making some payments without extending the You authorize us to obtain information about you, or the vehicle you are See the rest of this contract for other important agreements.	ns <u>A 4/1/4/</u> y delay or refrain from e time for making others	Co-Buyer Si inforcing any of our rights under this co	igns X ontract without losing them. For example	,
NOTICE TO BUYER: (a) Do not sign this contra you read it or if any spaces intended for the agree except as to unavailable information, are blank are entitled to a copy of this contract at the time it. (c) You may at any time pay off the full unpaid due under this contract, and in so doing you may a partial rebate of the finance charge. (d) The charge does not exceed5.74% (must be	ed terms, be (. (b) You yo you sign th I balance th y receive co e finance wi	efore you signed this cor ou were free to take it an nat you have read all pag ne arbitration provision ab	this contract. You confirm the ntract, we gave it to you, and review it. You acknowledges of this contract, includove, before signing below. If a completely filled-in contract.	and dge ding You
Buyer Printed Name KATHERINE E BASS If the "business" use box is checked in "Primary Use for Which Purchased"; Co-Buyers and Other Owners — A co-buyer is a person who is responsible have to pay the debt. The other owner agrees to the security interest in the Other owner signs here X N/A Seller signs AUTONATION TOYOTA SPOKANE VALLEY Date	Co-B Print Name N/A. e for paying the entire delevable given to us in this Address 10/21/2022 By/X	bt. An other owner is a person whose n	e N/A	es not
Seller assigns its interest in this contract to HORIZON CREDIT UNION	((Assignee) under the te	erms of Seller's agreement(s) with Assign	ee.
Assigned with recourse Seller	Assigned without re		Assigned with limited recourse	
By X AUTONATION TOYOTA SPOKANE VALLEY	THE LEASE	Title	F&I MANAGER	
	00540*4*4	1440 F	10/21/2022 06-3	

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FORM NO. 553-WA-B-A-eps (REV. 9/21) ©CO21 The Reynolds and Reynolds Company THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, AS TO CONTENT OR FITNESS FOR PURPOSE OF THIS FORM. CONSULT YOUR OWN LEGAL COUNSEL.

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Vehicle Inquiry Request

for HORIZON CREDIT UNION The vehicle information displayed below is from the current vehicle record as of

21-Jun-2024. For titling questions, please call Customer Service at (360)-902-3770, option 5.

Certified: 06/21/2024 09:49:00

Vehicle information

by Garrett Walker

Make TOYT VIN Model Model year SIENNA **1**35683 2022 Value Year Value Code Body style Use type Passenger Vehicle Passenger Van 2022 \$43,100 Color 2 Odometer **Previous Odometer** Color 1

GVWR Scale weight **Gross weight** Equipment #

4662 Class 2 - 6,001 - 10,000

Fleet #

Registered owner

Residential address Mailing address

KATHERINE ELIZABETH Registered

BASS

Additional : BRYAN WAYNE BASS

Registered

Legal owner

Legal address

HORIZON CREDIT PO BOX 15128 SPOKANE VALLEY WA 99215-5128

Lienholder UNION

Registration

Туре	Transaction	From	Expiration	Cancelled	Registration	Plate/decal type	Plate/Decal number	Tab type	Tab/Decal
On-Road	NEW	10-Nov-2022	21-Oct-2023	22-Oct-2023	1	Standard Passenger		R23	E
On-Road	Renewal	31-Oct-2023	21-Oct-2024		2574	Standard Passenger		R24	

Title information

Title # County Last transaction Last tran date 1852584542 Change Owner Address 29-Apr-2024 32

Renewal Remit Date Previous transaction Previous tran date Title issued 31-Oct-2023 Credit Card Fee 01-Nov-2023 23-Nov-2022

Total fees paid Months of reg

0.00

Comments

Joint Tenants with Rights of Survivorship

Request by Garrett Walker for HORIZON CREDIT UNION

Title Issued

On-Road Registration

Privacy Act Disclaimer

Access to Contracted Plate Search is restricted to authorized persons or organizations. Unauthorized use or disclosure of vehicle and vessel information is a crime punishable by fine or imprisonment and may result in civil damages

06/21/2024 09:49:00

1 of 2



Certified: 06/21/2024 09:49:00

Vehicle Inquiry Request by Garrett Walker for HORIZON CREDIT UNION

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06/21/2024 09:49:00

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2022 Toyota Sienna

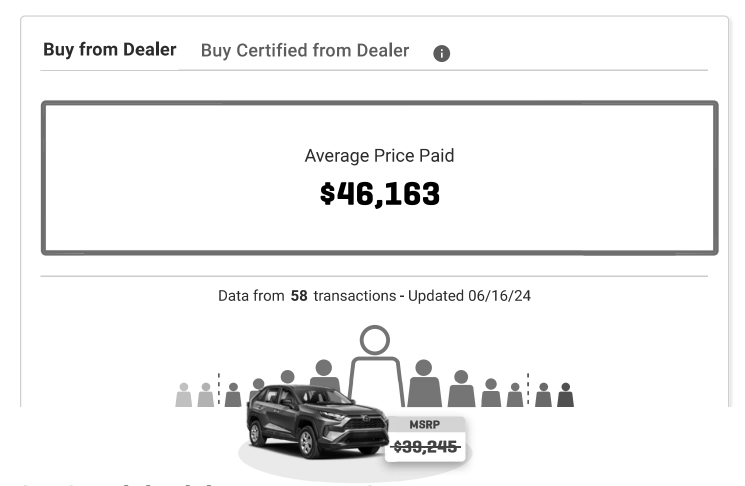
Wagon 5D XSE Hybrid Values

Pricing & Values

Prices shown for the used **2022 Toyota Sienna Wagon 5D XSE Hybrid** with typical miles are what people paid to buy this vehicle or what people received when trading in this vehicle at a dealer. **Edit options**.

Buy from Dealer

Prices shown are what people paid including dealer discounts. Taxes and fees (title, registration, license, document, and transportation fees) are not included.



Get Special Pricing on a New Car

Connect with local dealers to unlock special pricing & compare deals.

Get Free Price Quote



Trade In to Dealer

Prices shown are what people received from a dealer for their trade-in vehicle by condition. See definitions.

Base Price Mileage and Options	\$38,600 \$0
Rough Condition	\$38,600
Base Price	\$40,225
Mileage and Options	\$0
Average Condition	\$40,225
Base Price	\$41,550
Mileage and Options	\$0
Clean Condition	\$41,550

Looking for values for your business? J.D. Power Valuation Services can help.



Get Special Pricing on a New Car

Connect with local dealers to unlock special pricing & compare deals.

